

BUCKLEYSANDLER LLP
100 WILSHIRE BOULEVARD, SUITE 1000
SANTA MONICA, CALIFORNIA 90401
TEL (310) 424-3900 • FAX (310) 424-3960

BUCKLEYSANDLER LLP
FREDRICK S. LEVIN (State Bar No. 187603)
flevin@buckleysandler.com
JESSICA L. POLLET (State Bar No. 266258)
jpollet@buckleysandler.com
DANIEL R. PALUCH (State Bar No. 287231)
dpaluch@buckleysandler.com
100 Wilshire Boulevard, Suite 1000
Santa Monica, California 90401
Telephone: (310) 424-3900
Facsimile: (310) 424-3960

Attorneys for Defendant Greenwich Capital
Financial, Inc.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION

DAVID ALAN MORGENSEN,

Plaintiff,

v.

DOWNEY SAVINGS AND LOAN
ASSOCIATION, FA, A CALIFORNIA
CORPORATION, U.S. BANK OF
CALIFORNIA, AN OREGON
CORPORATION, GREENWICH CAPITAL
FINANCIAL, INC., A DELAWARE
CORPORATION, CENTRAL MORTGAGE
COMPANY, DBA CENTRAL MORTGAGE
SERVICING COMPANY, and DOES 1
through 10 inclusively,

Defendants.

Case No. 5:15-cv-2000-HRL
NOTICE OF FILING

The Hon. Magistrate Judge Howard R. Lloyd

1 Pursuant to Fed. R. Civ. Proc. 29 and Local Rule 6-1(a) Defendant Greenwich Capital
2 Financial, Inc. (“GCF”), by and through its undersigned attorney, hereby gives notice of filing of
3 the attached stipulation extending by thirty days GCF’s time to object or otherwise respond to (1)
4 Plaintiff’s “Verified Discovery Requests for Admission” and (2) Plaintiff’s “Affidavits of Material
5 Facts”.

6
7
8 DATED: August 28, 2015

Respectfully submitted,

9 BUCKLEYSANDLER LLP

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11 By: /s/ Daniel R. Paluch

12 Daniel R. Paluch
13 Attorneys for Defendant Greenwich Capital
14 Financial, Inc.
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Attachment

From: [David Morgensen](#)
To: [Paluch, Daniel](#)
Subject: Re: Morgensen v. Downey Savings and Loan, N.D. Cal. No. 15-cv-2000
Date: Wednesday, August 26, 2015 2:55:48 PM

agreed

On Wed, Aug 26, 2015 at 2:14 PM, Paluch, Daniel <dpaluch@buckleysandler.com> wrote:

Mr. Morgensen,

Per our conversation today, please confirm that you have extended by 30 days Greenwich Capital Financial, Inc.'s time to respond to your (1) "Verified Discovery Requests for Admission" and (2) "Affidavits of Material Facts."

Best,

-Daniel

Daniel Paluch

Associate | **BuckleySandler LLP**

100 Wilshire Boulevard, Suite 1000

Santa Monica, CA 90401

T. [310.424.3941](tel:310.424.3941)

F. [310.424.3961](tel:310.424.3961)

dpaluch@buckleysandler.com

www.buckleysandler.com

www.infobytesblog.com

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